

## LEADING ARTICLES—TITLES

ADMISSIONS IMPLIED FROM SPOILIATION OR RELATED CONDUCT: <i>John MacArthur Maguire and Robert C. Vincent</i> . . . . .	226
AMENDING THE SECURITIES ACT—THE AMERICAN BAR ASSOCIATION COMMITTEE'S PROPOSAL: <i>E. Merrick Dodd, Jr.</i> . . . .	199
COMMERCE, PRODUCTION AND FISCAL POWERS OF CONGRESS: <i>J. A. C. Grant</i> . . . . .	751, 991
COMMERCIAL ARBITRATION—ENFORCEMENT OF FOREIGN AWARDS: <i>Ernest G. Lorenzen</i> . . . . .	39
THE CONFLICT OF LAWS IN ADMINISTRATION OF EXPRESS TRUSTS OF PERSONAL PROPERTY: <i>Walter W. Swabland</i> . . . . .	438
DRAWING AGAINST UNCOLLECTED CHECKS: <i>Underhill Moore, Gilbert Sussman, and Emma Corstvet</i> . . . . .	1, 260
EVIDENCE AND THE NEW FEDERAL RULES OF CIVIL PROCEDURE: <i>Charles C. Callahan and Edwin E. Ferguson</i> . . . . .	622
FEDERAL CRIMINAL APPEALS: <i>Lester B. Orfield</i> . . . . .	1223
THE FEDERAL INTERPLEADER ACT OF 1936: <i>Zechariah Chafee, Jr.</i> . . . .	963
FEDERAL INTERVENTION: I. THE RIGHT TO INTERVENE AND REORGANIZATION: <i>James Wm. Moore and Edward H. Levi</i> . . . . .	565
IMPOSSIBILITY OF PERFORMANCE AS AN EXCUSE IN FRENCH LAW: THE DOCTRINE OF FORCE MAJEURE: <i>J. Denson Smith</i> . . . . .	452
INADEQUATE BOOKKEEPING AS A FACTOR IN BUSINESS FAILURE: <i>Emma Corstvet</i> . . . . .	1201
JUDICIAL REVIEW OF ACTS OF CONGRESS AND THE NEED FOR CONSTITUTIONAL REFORM: <i>Charles Grove Haines</i> . . . . .	816
LANDLORDS' CLAIMS UNDER SECTION 77B OF THE BANKRUPTCY ACT: <i>J. Mark Jacobson</i> . . . . .	422
LAW AND THE THIRD REICH: <i>Karl Loewenstein</i> . . . . .	779
LEGAL IMPLICATIONS OF A STRIKE BY SEAMEN: <i>V. Henry Rothschild, 2nd</i> . . . . .	1181
THE MINIMUM RATE POWER AND THE CONTROL OF CARRIER COMPETITION: <i>Harvey C. Mansfield</i> . . . . .	1406
NON-CONSENSUAL SURETYSHIP: <i>Morton C. Campbell</i> . . . . .	69
OBSERVATIONS ON THE ANTI-TRUST LAWS, ECONOMIC THEORY AND THE SUGAR INSTITUTE DECISIONS: I: <i>James Lawrence Fly</i> . . . . .	1339
SOME ASPECTS OF PAYMENT BY NEGOTIABLE INSTRUMENT: A COMPARATIVE STUDY: <i>Friedrich Kessler, Edward H. Levi and Edwin E. Ferguson</i> . . . . .	1373
SOME JURISDICTIONAL LIMITATIONS ON FEDERAL PROCEDURE: <i>Harry Shulman and Edward C. Jaegerman</i> . . . . .	393
TRIAL BY JURY AND THE NEW FEDERAL RULES OF PROCEDURE: <i>Fleming James, Jr.</i> . . . .	1022
THE UNITED STATES AS A NEUTRAL: <i>Charles Cheney Hyde</i> . . . . .	603